

REMARKS

The Office Action dated November 2, 2004 has been received and carefully noted. The above amendments to the claims and the following remarks, are submitted as a full and complete response thereto.

Claims 1-5, 7-10, 1-5, 7-10, 13-15, 17, 18, and 20-22 are amended to more particularly point out and distinctly claim the subject matter of the invention. No new matter has been added. Claims 1-24 are respectfully submitted for consideration.

The Office Action rejects claims 1-24 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is respectfully submitted that claims 1-5, 7-10, 13-15, 17, 18, 20 and 22 as amended, have proper antecedent basis and particularly point out and distinctly claim the subject matter of the invention. Accordingly, withdrawal of the rejection under 35 U.S.C. § 112, second paragraph, is respectfully requested.

The Office Action rejects claims 1, 4-13 and 16-24 under 35 U.S.C. § 102(b) as being unpatentable over U.S. Patent No. 6,757,723 to O'Toole (O'Toole). This rejection is respectfully traversed.

Claim 1, upon which claims 2-12 depend, recites a method for real time addition of statistics definitions and for achieving real-time reporting in a telephone switching system. The method comprises a database containing information of essential importance to the telephone switching system, a database manager, whose function is to maintain the database, and one or more service providers. The method comprises

receiving by means of the database manager, a registration of the service provider. The method further comprises having the database manager send the service provider an inquiry asking for information about services produced by it. The method further comprise storing service definition data supplied by the service provider in the data base and generating a new definitions file for reporting purposes on the basis of the service definition data in the database.

Claim 13, from which claims 13-24 depend, recites a system for real-time addition of statistics definitions and for achieving real-time reporting in a telephone switching system. The system comprises a database containing information of essential importance to the telephone switching system, a database manager whose function is to maintain the database, and one or more service providers. The system comprises means for receiving a registration of a service provider by means of the database manager. The system further comprises means for requesting information about services produced by the service provider using the database manger. Further, the system comprises means for storing service definition data supplied by the service provider in a database and means for generating a new definitions file for reporting purposes on the basis of the service definition data in the database.

The present invention provides real-time information about a telephone switching system. A service provider (SER) sends information on telephone exchange functions to a database manager (MGER). The database manager stores the information on the functions in a definitions file. The generation of definitions files is done automatically. The definitions file refers to a file that includes what kind of data and

from where the data is collected. In addition, it includes a report form of the telephone switching center information.

O'Toole discloses methods and apparatus for remote configuration of an appliance on a network. O'Toole discloses a network appliance that is capable of remote booting and is capable of obtaining its configuration information from a source located far away. A network appliance can be shipped to a business location or an office environment without requiring a local boot server in that location or environment and without requiring the presence of a person who is familiar and highly skilled in configuring the appliance (see Abstract). The network appliance, such as a product that can be sold by a company interested in providing media content to the user, is connected to a local area network (LAN). The appliance configures itself by running a booting algorithm, which it gets from an appliance registry. (See column 6, lines 38-46.) The booting algorithm is sent as a response to a booting status message sent from the appliance to the appliance registry. The appliance registry has an attached database, which has information on, for example, the brief status table or with a configuration table in it. The goal of the boot algorithm is to learn enough about the IP environment in which the appliance is installed to obtain a connection with an appliance registry in order to download additional configuration information. (See column 6 lines 50-55).

The Office Action alleges that O'Toole discloses that the registration of the service provider (18) is the initial boot message sent from the service provider (18) to the database manager. The Office Action cites Figure 4 step 114.

It is respectfully submitted that O'Toole fails to disclose or suggest all of the features recited in claim 1 and similarly recited in claim 13. The Office Action alleges that the appliance and appliance registry disclosed in O'Toole are analogous to the service provider and database manager recited in claims 1 and 13. As discussed above, O'Toole discloses the appliance sends a boot status message to the appliance registry to receive configuration information from the appliance registry. The goal of the boot algorithm is to learn enough about the IP environment in which the appliance is installed to obtain a connection with an appliance registry in order to download additional configuration information. Specifically, the appliance disclosed in O'Toole merely receives configuration information in order to communicate over the Internet. It is therefore not a registration of a service provider as recited in claim 1 and similarly claim 13.

In addition, the appliance registry in O'Toole merely contains tables such as an ownership table, a boot status table, and a configuration table (see column 7, lines 28-34.) Since the appliance registry sends configuration information to the appliance, O'Toole fails to disclose or suggest the feature that the registry sends an inquiry to a service provider, as recited in claim 1 and similarly recited in claim 13. In other words, the configuration information sent from the tables in the appliance registry as disclosed in O'Toole, is not an inquiry. Thus, it is respectfully submitted that O'Toole does not disclose or suggest that the database manager sends an inquiry requesting information on the service provider services. As discussed above, O'Toole discloses the appliance (18) runs a booting algorithm to retrieve information on the IP environment to form a

connection with the appliance registry. Thus, O'Toole merely discloses an appliance (alleged service provider) sending a request to a appliance registry (alleged database manager) in order to obtain the configuration data that it needs in order to configure itself. Thus, the appliance register (alleged database manager) does not send any inquiry to the new appliance (alleged service provider) and the new appliance does not send information on its services, as claimed in the present invention.

Further, it is respectfully submitted that O'Toole fails to disclose or suggest the feature of generating a new definitions file for reporting purposes on the basis of the service definition data in the database, as recited in claim 1 and similarly recited in claim 13.

In contrast, O'Toole merely discloses the database of the appliance register merely maintains information of an appliance and its ownership. In addition, the information of the appliance and its ownership is added to the database by the operator of the registry service. This is in contrast to the present invention where the database is maintained automatically by receiving information from the service providers.

It is respectfully submitted that since claim 4-12 and 16-24 depend from claims 1 and 13, respectively, that these claims are allowable at least for the same reasons as claims 1 and 13. Accordingly, withdrawal of the rejection of claims 1, 4-13 and 16-24 under 35 U.S.C. §102(e) is respectfully requested.

Applicants gratefully acknowledge the indication that claims 2, 3, 14, and 15 would be allowable if rewritten to overcome the rejections under 35 U.S.C. §112,

second paragraph and to include all of the limitations of the base claim and any intervening claims.

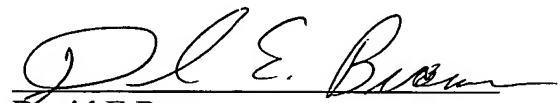
It is respectfully submitted that claims 2, 3, 14 and 15 are amended to overcome the rejections under 35 U.S.C. § 112, second paragraph, and are therefore allowable in their present form. These claims are not placed in independent form at this time, however, due to the explanations noted above regarding claims 1, 4-13 and 16-24.

It is further submitted that each of claims 1-24 recite subject matter that is neither disclosed nor suggested by the cited prior art. It is therefore respectfully requested that all of claims 1-24 be allowed and this application pass to issue.

If for any reason the Examiner determines that the application is not now in condition for allowance, it is respectfully requested that the Examiner contact, by telephone, the applicants' undersigned attorney at the indicated telephone number to arrange for an interview to expedite the disposition of this application.

In the event this paper is not being timely filed, the applicants respectfully petition for an appropriate extension of time. Any fees for such an extension together with any additional fees may be charged to Counsel's Deposit Account 50-2222.

Respectfully submitted,



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